

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

JONATHAN CLARKE and RODRIGO
FERREIRA DA CRUZ VOGT, on behalf of
themselves and all others similarly situated,

Plaintiffs,

v.

BENJAMIN CHOW, METEORA, HAYDEN
DAVIS, GIDEON DAVIS, CHARLES
THOMAS DAVIS, and KELSIER LABS,
LLC d/b/a KELSIER VENTURES,

Defendants.

Case No.: 1:25-cv-03268-JLR
[rel. 1:25-cv-03891-JLR]

Hon. Jennifer L. Rochon

NOTICE OF VOLUNTARY DISMISSAL WITHOUT PREJUDICE

Pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, Plaintiffs, by and through the undersigned, hereby voluntarily dismiss this action against all Defendants. No Defendant has served an answer or filed a motion for summary judgment, nor has any class been certified in this Action. Dismissal without prejudice is therefore proper under Rule 41(a)(1)(A)(i).

Dated: July 29, 2025
New York, NY

Respectfully submitted,

By: /s/ Max Burwick

BURWICK LAW, PLLC
Max Burwick
43 West 43rd Street, Ste. 114
New York, NY 10036
Tel: (646) 762-1080
max@burwick.law

HOPPIN GRINSELL LLP
Margaret B. Hoppin
Timothy W. Grinsell

Joshua S. Molder
11 Hanover Square, Ste. 1405
New York, NY 10005
Tel: 646.475.3550
margot@hoppingrinsell.com
tim@hoppingrinsell.com
josh@hoppingrinsell.com